

# EXHIBIT O

**Marc Weingard**

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**From:** Roesser, John D. <John.Roesser@aporter.com>  
**Sent:** Friday, February 13, 2015 5:56 PM  
**To:** Marc Weingard  
**Subject:** Re: Exeter

That is still a bit murky to me. We have not recovered all of the documents. And we are not sure that we can recover them all.

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On Feb 13, 2015, at 5:43 PM, Marc Weingard <[mweingard@wgplaw.com](mailto:mweingard@wgplaw.com)> wrote:

What about the recovered documents?

Sent from my iPhone

On Feb 13, 2015, at 5:35 PM, "Roesser, John D." <[John.Roesser@aporter.com](mailto:John.Roesser@aporter.com)> wrote:

Hi Marc,

we can produce the PwC expert for deposition, subject to his schedule, if you agree to produce any expert you use in opposing the motion.

Thanks,  
John

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On Feb 12, 2015, at 4:10 PM, Marc Weingard <[mweingard@wgplaw.com](mailto:mweingard@wgplaw.com)> wrote:

John,

I need an answer as to whether you are going to produce your computer expert for a deposition, together with any recovered documents. Please let me know your position by tomorrow. If I do not hear from you, I will be writing a letter to the Court requesting permission to depose your expert.

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